SIICH & WIIITET  LAW OFFICES  350 South Grand Avenue, Suite 2600, Two California Plaza  Los Angeles, California 90071  (213) 929-2500	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	CENTRAL DISTRIC	DISTRICT COURT CT OF CALIFORNIA N DIVISION Case No. SACV11-01309-DOC(ANx) JAMES R. GLIDEWELL DENTAL CERAMICS, INC.'S NOTICE OF ERRATA RE (1) GLIDEWELL'S [PROPOSED] STATEMENT OF UNCONTROVERTED FACTS ISO ITS MOTION FOR PARTIAL SUMMARY JUDGMENT AS TO KEATING DENTAL ARTS, INC.'S INVALIDITY DEFENSE AND COUNTERCLAIM (DKT. #82-2), AND (2) GLIDEWELL'S STATEMENT OF ADDITIONAL MATERIAL FACTS IN RESPONSE TO KEATING'S PROPOSED STATEMENT OF UNCONTROVERTED FACTS RE KEATING'S MOTION FOR SUMMARY JUDGMENT CANCELLING GLIDEWELL'S TRADEMARK REGISTRATION (DKT. #114-1).	
	24		Hearing	
	25	AND RELATED	Date: December 21, 2012	
	26	COUNTERCLAIMS.	Time: 10:00 a.m. Ctrm: 9D, Hon. David O. Carter	
	27		Pre-Trial Conf.: January 28, 2013 Jury Trial: February 26, 2013	
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Plaintiff James R. Glidewell Dental Ceramics, Inc. ("Glidewell") respectfully submits this *Notice of Errata* to address inadvertent errors in its [Proposed] Statement of Uncontroverted Facts and Conclusions of Law In Support of Glidewell's Memorandum of Points and Authorities In Support of Its Motion For Partial Summary Judgment As To Keating Dental Arts, Inc.'s Invalidity Defense and Counterclaim (Dkt. #82-2), and Glidewell's Statement of Genuine Disputes of Material Fact, and Statement of Additional Material Facts, In Response To Defendant Keating Dental Arts, Inc.'s Proposed Statement of Uncontroverted Facts In Support Of Its Motion For Summary Judgment Cancelling Glidewell's Trademark Registration (Dkt. #114-1).

## A. Correction to Dkt. #82-2:

As set forth in the table below, citations to the supporting evidence for Glidewell's Proposed Statement of Uncontroverted Facts ("SUF") In Support of Its Motion For Partial Summary Judgment As To Keating Dental Arts, Inc.'s Invalidity Defense and Counterclaim (Dkt. #82-2) include inadvertent errors in need of correction.

SUF	Page	Line	<b>Existing Text</b>	Corrected Text
			("Supporting Evidence"	("Supporting Evidence"
			Column)	Column)
9	3	6-7	Exhibit 15, <b>KDA3355</b> ,	Exhibit 15, KDA001936-
			3358, to Appendix of	KDA001937, to Appendix of
			Evidence.	Evidence (filed as Dkt. #90-
				4).
10	3	13-14	Exhibit 15, at <b>KDA3446</b> , at	Exhibit 15, at KDA001984, at
			Appendix of Evidence.	Appendix of Evidence (filed
				as Dkt. #90-4).
11	3	16-17	Exhibit 15, at <b>KDA3444</b> , at	Exhibit 15, at KDA001983, at
			Appendix of Evidence.	Appendix of Evidence (filed

				as Dkt. #90-4).
29	11	6-7	Exhibit 23 (KDA-002448)	Exhibit 5 to Appendix of
			to Appendix of Evidence.	Evidence (filed as Dkt. #90-
				2).
30	11	9-10	Exhibit 23 (KDA-002448)	Exhibit 5 to Appendix of
			to Appendix of Evidence.	Evidence (filed as Dkt. #90-
				2).

## B. Correction to Dkt. #114-1:

As set forth in the table below, citations to the supporting evidence for Glidewell's Additional Material Facts ("SAF") In Response To Defendant Keating Dental Arts, Inc.'s Proposed Statement of Uncontroverted Facts In Support Of Its Motion For Summary Judgment Cancelling Glidewell's Trademark Registration (Dkt. #114-1) include inadvertent errors in need of correction.

SAF	Page	Line	<b>Existing Text</b>	<b>Corrected Text</b>
			("Supporting Evidence"	("Supporting Evidence"
			Column)	Column)
9	96	14-15	Dkt. #90-4 (Exhibit 15,	Dkt. #90-4 (Exhibit 15,
			<b>KDA3355, 3358,</b> to	KDA001936-KDA001937, to
			Appendix of Evidence).	Appendix of Evidence).
10	96	21-22	Dkt. #90-4 (Exhibit 15, at	Dkt. #90-4 (Exhibit 15,
			<b>KDA3446,</b> to Appendix of	KDA001984, to Appendix of
			Evidence).	Evidence).
11	96	24-25	Dkt. #90-4 (Exhibit 15, at	Dkt. #90-4 (Exhibit 15,
			<b>KDA3444</b> , to Appendix of	KDA001983, to Appendix of
			Evidence).	Evidence).

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Glidewell Laboratories v. Keating Dental Arts, Inc. United States District Court, Central, Case No. SACV11-01309-DOC (ANx)

## **CERTIFICATE OF SERVICE**

I hereby certify that on December 17, 2012, I electronically filed the document described as JAMES R. GLIDEWELL DENTAL CERAMICS, INC.'S NOTICE OF ERRATA RE (1) GLIDEWELL'S [PROPOSED] STATEMENT OF UNCONTROVERTED FACTS ISO ITS MOTION FOR PARTIAL SUMMARY JUDGMENT AS TO KEATING DENTAL ARTS, INC.'S INVALIDITY DEFENSE AND COUNTERCLAIM (DKT. #82-2), AND (2) GLIDEWELL'S STATEMENT OF ADDITIONAL MATERIAL FACTS IN RESPONSE TO KEATING'S PROPOSED STATEMENT OF UNCONTROVERTED FACTS RE KEATING'S MOTION FOR SUMMARY JUDGMENT CANCELLING GLIDEWELL'S TRADEMARK REGISTRATION (DKT. #114-1) with the Clerk of the Court using the CM/ECF

David G. Jankowski Jeffrey L. Van Hoosear Lynda J Zadra-Symes Knobbe Martens Olson and Bear LLP 2040 Main Street, 14th Floor Irvine, CA 92614 Attorneys for Defendant Keating Dental Arts, Inc.
Tel: (949) 760-0404
Fax: (949) 760-9502

Jeffrey.vanhoosear@kmob.com David.jankowski@kmob.com Lynda.zadra-symes@kmob.com litigation@kmob.com

Dated: December 17, 2012 SNELL & WILMER L.L.P.

System which will send notification of such filing to the following:

By: s/Greer N. Shaw
Philip J. Graves
Greer N. Shaw
Deborah S. Mallgrave

Attorneys for Plaintiff
James R. Glidewell Dental Ceramics, Inc.
dba GLIDEWELL LABORATORIES

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Certificate of Service SACV11-01309-DOC (ANx)